ALBERT In Enal Entron. may arise out of the execution of the E. T. ENGLISH, CONTRAL AND RIVER there would hardly remain any sort of a Editorial Recoms -- New 14 Depressor STREET, UP STATES.

Business Office—No. 12 Perfesson Street Distress Manague-June Arrents. ollshed at a blow. There is nothing that has been pro inctive of more mischief than that hasty AGESTS-

J. B. Hasberry, general upd, I for Arkansas John E. Reardon, Little Rook, Ark. Bichard Thruston, Van Diron, Ark. Read Flotcher, Pine Hlwf, Ark, FRO. R. Enkir, Washington, Arz. Rev. A. E. Winfleld, Camden, Ark. C. G. Joy. Bolivar, Teun, TO CORRESPONDENTS.

No notice can be taken of accessmens Con responsibility.

The consideration by the ceive a quictus. What so mean an object as this? "If General Meads would stop APPEAL," Memphis. Communications for publication must be writ-

TOES OF THE APPEAL, Memphis. des not found suitable for publication. PRINCIPLES GOVERNING THE CON-DUCT OF THE APPEAL,

prerogatives of any Department of the State the questions are found to arise, they

r National Governments. No ESTABLISHMENTS of Military despotisms mo enthroning of murtial law, no suspension no enthroning of martial law, no suspension of the law cannot then do that indirectly great significance and importance. tion to the liouse on the subject of s isons by Military Commission, no interference which it estinot do directly. The Inter- Even Alabama papers advocating the postoffice and court-rooms in with the Courts, no lettres de cuchet, in time of STREET SUBSEDINATION of the Military to the lions :

NOSTANDING ARRIES Of States in time of rights and privileges of which they have been appeal to subsist for the Northern case

disselved; no prosecutions or disqualifications while abolished for the Southern case, for political opinions; for the Past, oblivion | the cases being the same—for example, a for political opinions; for the Past, only on of offences; for the Pasts and Future, by a military officer? Mr. Trumbull pect of losing employment starmed the PERFETUAL ASSURANCE to all freemen of the known that he cannot make a law which negroes and defeated the Constitution, UNION, PEACE, LAW and GENER.

courst and lawful debt. Union of all Conservative men, of all former parties, who revers the Constitution, to restore the old land-marks of the Government. No LEGISLATION to plunder one portion of the country for the profit of another portion. WHATEVER IS JUST; whatever is RIGHT; WHATEVER IS JUST; WHATEVER IS EXCEPT. Ing each law as a whole, they may have could not be suggested.

not, then not "

And it says, in stinging words:

bound by the agts of Congress on politi-

expluded States are not States, etc. This

tive act? Doubtless Mr. Trumbul

measure to demonstrate his distinction

to circums barce, in all political questio

is to enact that they should do what they

the descendants of English freemen

FOR THE DISTRICT OF WEST IN.

McCardle case for want of jurisdiction, used as a switch engine, exploded with the poor effect. appointed a Central Executive Committee for the District of West Tennesses; sammer Courty.-M. D. L. Surwart, Aircol from the presence of the judges to the strip of iron, over two feet wide, wastern T. Lacoy, Jesse W. Page. WEARLEY COUNTY - William P. Caldwell. DYER COUNTY.-Charles Gibbs. MADISON COUNTY .- W. W. Gates. detestable cause in court are collected

HAMDEMAN COUNTY.-Judge Mills MCNAIRT COUNTY -S. L. Warren-With full power to appoint a Cougt greefenal Districts of the State, with power to appoint Executive Committees for the severs

By order of the State Central Exceptive Con State of Tennosse.

For President of the United States. ANDREW JOHNSON, OF TENNESSEE. (Subject only to the decision of the National

Democratic Conservative Convention. COUNTY CONSERVATIVE TICKET FOR SHEETER, P. M. WINTERS.

W. L. STEWART. A. WOODWARD, FOR TAX COLLECTOR,

GEORGE R. POWELL. MARTIN KELLY. FOR CLEEK CONNEN LAW COURT,

F. L. WARNER FOR CLERK CHIMINAL COURT, JAMES M. SCHOOLES. FOR MARSHAL MUNICIPAL COURT, D. R. GRACE. FOR CLERE MUNICIPAL CUERT,

M. B. TREZEVANT. THE DOWNWARD PATH.

Evil can never be ontweighed. We may strive to atone, but we can never efface. All the coffer-dams we raise in our atenement cannot stay the rushing of the waters we have once let loose. If when evil begun, we knew where it would stretch, men's hands would be kept free matter is judicial in its asture. If the from very dread of their own awful om- half of this is true, the provision declarsipotence to ruin." eaders, who must, sometimes, in the taken, or may declare what is not true, candidates.

silent watches of the night look regret-becames absurd; and the succeeding fully back along the path, of their lives, threats that the Executive and the indifully back along the path. of their lives, to the days when the Capsitution was become insuling to the co-ordinate probable by the Radicals of Congress, the the lamp by which their feet were branches of the Government, whose guided, and when they were not tenssworn duty it would be, should such this line of prosscution is followed, the twent the North German Confederation guided, and when they were not the sames go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of Constitutional abuses go into the form of law, to discipled from the cause of gades from the cause of Constitutional gades from the Constitution gades from forward along that road to dark perdition, const along which a fatal necessity, born of punished for treason. guilt and to end in shame, compels them In these accesses of periodical inagnity to journey. One of these men must be to which States are subject, it has not tion may encounter a check. Mr. Stes of the Judiciary Committee of the Sen- Legislature to dictate to the judiciary ste, a lawyer once inspired with all a what they should darrie, and to overawe result. Another indication is the calm and lawyer's reverence for the ancient land- them. Such attempts have rarely if decisive message which the President has bundred thousand dollars. marks of English liberty, but now the ever succeeded; and none more bragenly sent to the Senate in reply to its resoluapologist for and the advocate of every shameless has ever been made than that tion denying his constitutional right to

Court shall have appellate jurisdiction, follow its construction. Now, whenever any such cases and not only has, by the very mature of the smoothest part of its road."

They must have day, be heard, con- Constitution. This, it says, wis the fairles & Wood, architects,

side red, decided, and judgment rendered reasoning of assassins."

on them. Between the Supreme and And the admirable article from which the inferior couris, all such cases shall be adjudged; but (under certain restriction we quote, thus concludes: the interior considered in the formation of hexitation as to what they should do the too to be considered in the formation as to what they should do the too to be considered in the formation as to what they should do the too be considered in the formation as to what they should do the unsuspecting househouser. Hence a power was the considered in the formation of hexitation as to what they should do the unsuspecting househouser. finally determined, was obviously a question to be considered in the formation of the station as to what they should do the inferior course. Hence a power was locked in Congress to grake "exceptions and regulations"—i.e., to classify the antique for partisan power, and regulations of the specific prove its efficacy on the spot. Of course, the unsuspecting housekeeper brings forth the spous, and, of course, then next night the amateur polisher steals them.

Integral to a convenient distribution of manking and the specific prove its efficacy on the spot. Of course, the unsuspecting housekeeper brings forth the spous, and, of course, the next night the amateur polisher steals them.

—Large numbers of cattle are being this debate of the distranchising substitute for No. 26 excited a hot desirent his black members opposing the distranchising substitute and the spot of the spot of the prove its efficacy on the spot. Of course, the unsuspecting housekeeper brings forth the spous, and, of course, the next night the amateur polisher steals them.

—Large numbers of cattle are being chised. Pending the desirenchising substitute in the distranchisting substitute in the spot of the sp to adapt it to a convenient distribution of mankind, and the admiration of mankind, and the admiration of mankind, and the glory of the age?

It we fallen the states manship which the classes of this classification is testween cases in the states manship which the states which the sum of controvers exceeds which the sum of controvers exceeds two thousand dollars, and cases in which two thousand dollars, and cases in which the independent large recognized as it is less. It is obvious that a classification in the independent of the control of t

tion of the staintes under which cases the independent judiciary; a truth so obvious that it broke through the working tense should enact that all confidences should enact that all confidences should enact that all confidences who of George III., who wompfarily recommended what has since gone into the British Constitution—a life course for the judges. How mournful to the same subject matter should be classified and only security of the public truth of the same subject matter should be classified and only security of the public truth of the staintes under which cases. the same subject matter should be classified according to the different statutes under which similar cases should arise, that would not be making exceptions and regulations of case, but of laws. A case is one thing. The law of a case is a class is one thing, and it is necessarily one different thing, and it is necessarily one contract the pudges. How mountful to contrast with such seandalous measures the languages. How mountful to contrast with such seandalous measures the languages. How mountful to contrast with such seandalous measures the languages. Louisville, February 27.—The East-era mails for Southern points, via this old, pass through without delay, all remaining the bill before us, we expose the mountful to contrast with such seandalous measures the languages. Louisville, February 27.—The East-era mails for Southern points, via this old, pass through without delay, all remaining to the languages. The languages are the languages of better days. Said Eilas of the languages of the languages. The languages are the languages of the languages. The languages of the languages of the languages of the languages. How mountful to contrast with such seandalous measures the languages. Louisville, February 27.—The East-era mails for Southern points, via this old, pass through without delay, all remaining the languages. The languages of the languages of better days. Said Eilas of the languages of the languages. The languages of the languages of the languages. The languages of the languages of the languages of the languages. The languages of the languages of the languages of the languages of the languages. The languages of the languages of the languages of the languages of the languages. The languages of the languages of the languages of the languages of the languages. The languages of the languages. The languages of t thing; and as the law of any case—i.e., all 15 we together applicable to it—most be the same as the law of any other case which is like it. It follows that class case which is like it. It follows that class case which is like it. It follows that class case which is like it. It follows that class case which is like it. It follows that class case which is like it. It follows that class case which is like it. It follows that class case which is like it.

came which is like it. It follows that class storing thing the product is not class storing thing the product is not class and the storing of the storing of

nds yet unborn; and it is the glory of MISSISSIPPI. -The Mississippl Mate Journal, the struction sets, are to be repealed

Radical paper put up at Jackson to enjoy the "pap" of the scallawag convention case in any part of the country which could be appealed or brought up for any kind of review. The appealate jurisdiction of review. The appealate jurisdiction of review. tolligence through the State, in its issue tion of the Supreme Court would be de- of the 18th, appeals for increased circulation in the following language: "Every one having the good of his country at heart, and wishing to contribute in some and improvident legislation, even when way toward keeping the control of the devoid of malice and wicked intention, government in loyal bands, should re which makes sweeping changes and member that there is no way by which novel and ill-considered provisions of so much can be done as by placing a law, in order to remedy some real or sup- copy of the State Journal in the hands of nouse can be taken of accommon com-musications. Whatever is intended for inwhen in the Appear, must be authenti- live and anarchical enactments, that section in the Africa. and address of the will surely disturb the whole course of that even this inceadiary press shall reested by the surrantee of his good faith and justice and muddy all its waters, in order ceive a quietus. What so mean an object Court of the unconstitutionality of par- a few of these papers even the Demoten on one side of the page only, and with all other matters connected with the cultomil other matters connected with the calls preme Court should not, in any case Has not the "great revenge" of the A Government of white men for white directly withdraw from the Court the trary in some matters of importance, able cause." question of their unconstitutionality; but will steep to be the instrument of so

arising in them; but it ensets that when the questions are found to arise, they shall dismiss the cases, and that in such these no appeal or writ of error shall lie.

The Postmaster General and Secretary

We have read the papers referred to was in the room at the time, nothing passed between them.

The Postmaster General and Secretary cases no appeal or writ of error shall lie. fact that we regarded the election as of of the Interior have sent a communic

under which a given cause of action may be appealed either from the North or out impediment. They are not as mean to-morrow. from the South so as to have the right of organ at the capital of Mississippi. -The Mississippi State Journal, after 994. PERFETCAL ASSURANCE to all freemen of the law and therefore, or not, according to locality, atrican race, of all the civil rights of freemen at law force, or not, according to locality, says: "But reconstruction cannot be land Senator, Thomas, has recommended thus defeated. Congress will pass the Montgomery Biatras his successor."

No Republication of the law, and, therefore, he must know of the law, and, therefore, he must know bill making a majority of the votes cast bill making a No havival of old party differences; but a that this bill is not a bill to 'define juris-No havival of old party differences; but a division in certain cases,' but to exclude sufficient to ratify the Constitution in crisdiction from certain tocalities. If each State," What? In the teeth of Congress has power to repeal so much of its own act? When it distinctly rethe laws in force to bring up eases to the Supremi Court as are operative in the State of Massachusetts, without repeal-damnable piece of treachery and tyranny

TENNESSEE. -On Sunday afternoon, at Chatta-Mr. Trumbull's motion to dismiss the mooga, the boiler of an old hopmotive inherent in the false and odious theory great violence. The engineer and fire-false de of the controvery, he flies man escaped with but slight injury. A om the froth of a leable and noisy ill. four hundred yards, and fell in the river. Stanton. purse, and framed into the selemn form. The forward driving, wheel was torn off

one of the few really great men of the dred pounds, was driven through a car. nation, is the author of the acticle from Portions of machinery lodged in every mation, is the author of the article from which we are quoting. We cannot, we think, mistake the flexible vigour and axiss were bentor broken, and lay strewn axis action is expected to be taken to Wheat, winter, \$2,00@2.70. Corn quiet of the Conservative party for the which we are quoting. We cannot, we direction. Connecting rods, tubes and nervous energy, and eloquent scorn of on the ground, -Somebody lost a large sum-more his style. It would be presumptuous in us to substitute our words for his. He ga, which an employee of the hotel found and returned to the owner, who had

> a State is a State is a political question under the Constitution; that the several under the Constitution; that the several excluded States are not States, etc. This is the plain effect of his bill. How does of Nashville, was burned on Saturday peachment question are Trumbull know the difference between a political and a judicial question? night.

Did he ascertain that distinction from -Martin and Harris, charged with the act of Parliament or the Statutes at Large | morder of young Britokley, at Ashland | ten years in the penitontiary. to him? If he is asked in debate on this -Lieut. Wm. Porter of company M,

what kind of authority will he cite? If 5th U. S. cavalry, stationed at Galiatin, Chas. Francis Adams, courts had not always, and pre-ominently Summer county, met with a very severe The Bank of England shows an inin this country, expounded author[inif not fatal accident on Saturday last. It crease in bullion of £157,000. appears the command was calebrating Congress, or by the Exputive, according of the anvils being of east fron, burst on structum of the Cabinet. its discharge, and a piece thereof struck in a hightful magner. It is not expected -It seems to be regarded as a fixed

the Constitution, and what they have in assume to deciare what questions he will recover, are political quastions, is not only to fact that the Tennessee river will be and authorities, but necessarily to de- opened to Chattanooga, in view of which roy, even in Mr. Trumbuli's own head, the State Legislature have just memorial-If then of the distinction itself; for that | ixed Congress to open a tri-weekly steamortable lawyer would not deny, when boat mail between that place and minoxhe leaves the geommittee and goes before the Court, that if there is a question of ville. aw, it is the question whether or not a

GENERAL NEWS. -The Marion (Ala.) Commonwo lag in effect that certain States of the publishes a list of the names of the ten There are men among the Jacobia says so, although Congress may be mitthe late election. Of these eight were the Exchequer.

Dental Follows

> -Speaking of the impeachment of the butlonal authority, he should be of impeachment will be thwarted, unless suspension is resorted to, in which even the President has declared that he wi scope of the presecution, points to this

excess of a mad Jacobinism. He is now proposed by Mr. Taumbula's bill. It remove the Secretary of War and appoint engaged in co-sperating with men whom even boldly proglemalt, whether as an one ad interim. It seems to us that so be must deepise, to make the Supreme engotment of the Legislative will, or as manly and triumphant a vindication of loan the Spanish Government £20,000, Court powerless to protect the citizen the judicial opinion of Congress, is not his action cannot fail to produce some 000, on account of the Island of Cuba. Court poweriess to protect the current the following openion of Cuba good effect even on so had a body as the The lean is to be eccured by a lian on the Sapate. The lean is to be eccured by a lian on the has even made himself foremest in that "political in character," and that no evil work, by introducing a bill, which judicial tribunal is competent to questionable. And if the Source the Senate were passed a body as the The lean is to be eccured the lean is to be eccured to th evil work, by introducing a bill, which judicial tribunal is competent to ques-was then referred to that Committee, then their validity. This is the drunken pause, Finally, it is reported called by him "A bill to define the jury- frenzy of a revolutionary mob embodied that several Senators, high in the trust of called by him "A bill to define the jurish of the United States in Legislative enactment. Congress at the majority, have siready expressed the Court of this clares the court of this clares their strong disgust at the spirit and the Court of this clares the Court of this clares their strong disgust at the spirit and the Court of this clares the court of this clare their strong disgust at the spirit and the Court of this clare the court of the co By the Constitution, the Supreme impossible for it in do. It attempts to be supremented by the Constitution, the Supremented by the Constitution only, in the Constitution only and the Constitution only and the Con Court has appended jurisdiction of the particular questions are not judicial an expression which indicates that the ling of the steamer Magnolia here in 1868. sundry cases and construction, to while but political ones. It cannot even dethat instrument demand the first the meaning of a law previously dawning upon the Senate. And this the brist was set on fire by or through the that instrument the character of the manning of a law previously dawn may open into day. If it does, the construction, follow its else, and the judges to cases, it is declared, "the Supreme character by itself, and the judges to cases, it is declared, "the Supreme character by itself, and the judges to cases, it is declared, "the Supreme character by itself, and the judges to case in cases, it is declared, "the Supreme character by itself, and the judges to case in cases, it is declared, "the Supreme character by itself, and the judges to case in cases, it is declared, "the Supreme character by itself, and the judges to case in cases, it is declared, "the Supreme character by itself, and the judges to case in cases, it is declared, "the Supreme character by itself, and the judges to case in cases, it is declared, "the Supreme character by itself, and the judges to case in cases, it is declared, "the Supreme character by itself, and the judges to case in cases, it is declared, "the Supreme character by itself, and the judges to case in cases, it is declared, "the Supreme character by itself, and the judges to case in Court shall have appellate jurisdiction, follow its construction.

Court shall have appellate jurisdiction, follow its construction.

The Constitution declares itself to be grope in its former courses. From all panies represented here. tions and under such regulations as the the supreme law of the land. Every these indications we are disposed to think Judge of every Court, however humble, that the revolution has got over quite the

contropersies arise, under any statute Judicial power, the right and power to -It is proposed to build a magnificent controversies arise, temper any statute decide, when individual rights depend Opera House in Louisville. The organic oloudy and noof with flurries of snow, whatever, or in any mode whatever, it decide, when individual rights depend opera House in Louisville. The organic oloudy and noof with flurries of snow.

Pittenned, February 27, -The river is whatever, or in any mose whatever, it conformity to the Constitution. The for the stock are being asslower carried rising with six feet five inches in the is quite too evident even for samples. In conformity to the Constitution. The for the stock are being scalousy carried channel. It is raining. Thermometer spread forward. The suditorium is to have a 41 degrees and moderating. ness to deay, the Constitution, fatelligencer well says that, under Mr. forward. The auditorium is to have a Congress cannot detach it from them. TRUMSULL'S bill, Congress will com-Congress cannot detach it from them.

Congress cannot detach it from them.

Congress cannot detach it from them.

In some Court, either inferior or Superme, as the National Intelligencer says, preme, as the National Intelligencer says, the people, the Constitution, and easyste the will of Congress in violation of the stage sixty-five feet depth, forty feet wide and fifty-eight feet high; the stage sixty-five feet depth, forty feet wide and if the stage sixty-five feet depth, forty feet wide and thirty-eight feet high; the stage sixty-five feet depth, forty feet wide and thirty-eight feet high; the stage sixty-five feet depth, forty feet wide and thirty-eight feet high; the stage sixty-five feet depth, forty feet wide and thirty-eight feet high; the stage sixty-five feet depth, forty feet wide and thirty-eight feet high; the stage sixty-five feet depth, forty feet wide and thirty-eight feet high; the stage sixty-five feet depth, forty feet wide and thirty-eight feet in height. The cost of the unitaling is to be \$125,000; McEi--The burglars of Wisconsin have in-

vented a new mode of "prospecting ! -Pat McQuigland committed suicide by shooting himself, at Louisville, on the

FROM LOUISVILLE.

LOUISVILLE, February 27.-The East- of late years.

for President, and Jim Speed, Ex-Attor-ney General, for Vice-President, FROM NORTH CAROLINA.

Ealeron, N. C., February 27,—The

cases—that is, cases of all classes, without exception, and independently of
resultation—which arise "out of the exccution" of certain statutes of Congress;

am legislating for a nation, and for thou-Night Dispatches. SPECIALS TO APPEAL.

> MISSISSIPPI. Special Disputch to Memphis Appeal.] JACKSON, February 27 .- The Convenion last night further considered and Adopted.

dopted the tax ordinance as far as the A resolution was adopted thanking and splies to be a specific tax of \$5 per ton, which was passed.

Congress for impeaching the President.

Cook, from the Committee on Roads

Cook, from the Committee on Roads fifteenth section, the balance of which posed grievance, or to effect some pur- all loyal voters." In the same number prohibiting duelling, defining treason pose at the moment deemed necessary, it calls for the suppression of papers that against the State and probibiting prop-How infinitely worse, how inexpressibly are edited with infinitely more candor, erty or educational qualifications for

> and adopted as a whole, and a committee appointed to carry it to Gen. Gillem.

parties should depend on the solution of its own premises, that "a few" being imprisonment, and charging him, among

gener asks Mr. TRUMBULL these ques- adoption of the infamous Constitution | the estimated cost of which is \$1,542 000 The House Committee of Seven were admitted that there was no obstruction "How does he expect to repeal a law to the colored voters, but that they were in session this morning, but no witnesses were examined to-day. They do not re port the articles of impeachment until

and low and despicable as the Radical The receipts from customs, for the week ending February 221, were \$347,-It is rumored that Stanton, at the per- 91@91. Gold, 1411@1411. New Tennessussion of some Schators, has consented to resign, and will do so to-morrow. It is understood that the rejected Mary-land Senator, Thomas, has recommended bales. Uplands, 226,224. Carolina rice, New York, February 27.—The Her(612). Molasses, firm, Flour, 5610c ald's Washington special says it is given lower. Corn, duil and heavy, \$1 226

That the President had violated the ings declined i. Best propositiution in making a removal while Print cloths, 9. Delaines, 1

litice by militury force,

the President's prior to the removal of We take it, that Jereman Black, driver spring, weighing over one hun-The nrucles of impeach- 16@1650; keg, 151@16c. morrow, noises some unlooked for con- at 800,842. Oats firmer at 670,671.

Mr. Trumball proposes to enact that the courts of the United States shall be Why did not the Union compliment the cal questions; that the question whether liberal gentleman by immortalizing kis President.
Chief Justice Chase is said to have spot len in contemptious terms of the limpeachment question.

Wheat, \$2 45,32 on, Oats, Original, Color, Physics of the limpeachment question.

Wheat, \$2 45,32 on, Oats, Original, Color, Physics of the limpeachment question.

Wheat, \$2 45,32 on, Oats, Original, Color, Physics of the limpeachment question.

Wheat, \$2 45,32 on, Oats, Original, Color, Physics of the limpeachment question.

FOREIGN.

London, February 27 .- The authoriof the United States, or from any legisla- City, have been found guilty of murder ties have determined to withdraw the in the second degree, and sentenced to remaining suits at law against Irishman for walking in mock funeral procession The News regrets the departure

Mr. D'Israell has gone to Osborne in other source could be ever have received Washington's birthday by the raising of it? To exact that the courts of the united States shall be bound by act of United States shall be bound by act of the applied being of coast translation, burst on adjourn for a week to await the recon-The House of Lords has passed a Lill the lieutenant on the left log immediate- renewing the suspension of the writ of It is thought that the appointment of ir Hugh Caims, as Lord Chanceller,

vill defeat all hopes of effecting a reform The Warwick assizes opened to-day. ice Smith, in charge of the grand ury, stated that this was the proper court to try Burke, and other Fenians, for al-

red offences committed in Birming-The Bow street magistrates refuse to arrest Mr. Eyre, ex-Governor of Jamaiea, on the charge of murder. It is thought in some quarters that G.
W. Hint, now Under Scoretary of the TO NO. 17 MADISON STREET. Union are not States, because Congress white men in Perry county who voted in Treasury, will be appointed Chancellor of

Duntan, February 27.-The Assizes at Sign opened to day. The day for the Southern Life Insurance Company trial of Gen. Negle is not yet fixed. eately to Germans and Americans, and s made terminable in ten years.

FROM BEW YORK.

n Buenes Ayres carried off 5000 persons forty-five days. Ger. Thomas has sped Stanton for false aprisonment, laying damages at one The Herald's Havana special says it is reported that the German mercantile supe of Clabbe, Lusting & Co., of Matanzas, are seeing as the agents of strong indon bankers in securing a treaty to FROM ST. LOUIS.

WEATHER AND RIVERS.

Louisville, February 27 .- The river FROM NEW ORLEANS.

New ORLEANS, February 27 .- The

-Large numbers of cattle are being chised. Pending the debate on this mo- SPRING AND SUMMER TORONTO, February 27.-Maj. Holmes

formerly an officer of the Confederate army, died at the Mossin House to-day.

Montreal, February 27.—Another severe shock of an earthquake was felthere about midnight last night. It was he most violent that has been felt here FROM CINCINNATI. CINCINNATI, February 27 .- Patrick Ross, who murdered a lady of rank in BUY EXCLUSIVELY FOR CASH, Ireland about eight years ago, and who

FRANKPORT, Kv., February 27.—The days since, cut-fils throat to-day. The was arrested and committed to jall a few days since, cut-fils throat to-day. The wound will probably prove fatal. Have no manufacturing profit to pay, and Greatly Reduced Expenses. FROM ALBANY, N. Y. ALBANY, N. Y., February 27.—The Constitutional Convention voted to-day to subulit the question of negro suffrage apprairie, at the election on the new Purchase

AMUSEMENTS. CONGRESSIONAL

SENATE. WASHINGTON, February 27.—Patterson presented a petition from army officers in Tennessee protesting against the passage of Wilson's bill relative to compassage of Wilson's bill relative to compassage of Wilson's Balarrad Pairty Speciacie—BLACK UROUK. Beauth
Parattenne Salet Tronpe. Brilliant and go
goods Scenery. Music, Daneing, Songs, Da
etts, Transformations, Marches, etc., present
ing the most happy combination of wonder
and delight ever witnessed.

Matinee every Saturations. nutation and pay. Referred. Sherman, from the Committee on Finance, reported an amended bill for funding the national debt.

Boutwell, from the Committee to reort Articles of Impeachment against port Articles of Impeachment against the President, offered a resolution permitting the Committee to report in print.

Sents can be secured six days in advance. Moorbead, from the Committee on VARIETIES THEATER, Ways and Means, reported back Spaulding's bill declaring the meaning of the internal revenue tax on railroad chairs CHAS. H. H. BROOM, Lessee and Proprietor

the building of a bridge over the Oh river on the same terms as provided for the bridge at Quincy, Ill. Passed. Hodge reported a bill authorizing the building of rallroad bridges over the Ohio above the mouth of Licking river. The tax ordinance was again taken up The Speaker presented several com-munications, including the resolutions of the South Carolina Degislature asking an appropriation of \$1,000,900 for the urchase of lands for negroes, etc. WASHINGTON.

WASHINGTON, February 27.—Mr. Merrick, as commet for Gen. Thomas, has filed a declaration in the Supreme Court of the District of Columbia bringing for the House they went into a Committee of the District of Columbia bringing for the House they went into a Committee of the Whole Committee of the National Commercial Convention, recently held at Boston, regarding the commercial Commercial Convention, recently held at Boston, regarding the commercial Commercial Convention, recently held at Boston, regarding the convention of the Commercial Convention, recently held at Boston, regarding the convention of the Commercial Convention, recently held at Boston, regarding the convention of the Commercial Convention of the Conven

ADBITION SAIR.

ADBITION OF THE ADDRESS OF SAIR APPEAR, Memphia. bringing to of the District of Columbia. bringing the of the Whole, on sundry civil expense appropriations, of which the following and in which the rights of the District of Columbia. bringing the of the Whole, on sundry civil expense appropriations, of which the following and in which the rights of the District of Columbia. bringing the columbia and the columbia are sundry civil expenses. The columbia are sundry civil expenses and sometimes are sundry civil expenses. lowing were agreed to: \$50,000 for a sold a lot of Ho parties should depend on the solution of the question, declare the reconstruction acts unconstitutional. It could not thus directly withdraw from the Court the trary in some matters of importance, with "contriving and custominouse and postoffice at Caire; some matters of importance, with "contriving and custominouse and postoffice at Caire; some matters of importance, with "contriving and custominouse and postoffice at Caire; some matters of importance, with "contriving and custominouse and postoffice at Caire; some matters of importance, with "contriving and custominouse and postoffice at Caire; some matters of importance, with "contriving and custominouse and postoffice at Caire; some matters of importance, with "contriving and custominouse and postoffice at Caire; some matters of all the rest. It is not probable that the probable that the probable that the contriving and custominouse and postoffice at Caire; some matters of all the rest. It is not probable that the p A sensation letter from J. A. Kenne- O'sland, will be sold a lot of Stock an

lorance to the Union of the States. Pipers

It endeavours to do it by indirection, by providing that it shall have no jurisdiction of any cases arising out of the execution of the states. Resistance to Tyranny, Usurpation and Oppression, of one man or many; and to all encrossing in the Court shall retain the cases and pression, of one man or many; and to all encrossing in them; but it enacts that when green to say a per the District Court. Administrative.

The coursel of Gen. Thomas have declided to make an application for a write providing that it shall have no jurisdiction of any cases arising out of the execution of the exec

Democratic Convention has declared for TELEGRAPHIC MARKETS.

FROM OHICAGO.

NEW YORK, February 27 .- Money, active. Call rates, 6. Ster NEW YORK, February 27 .- Cotton

out that there will be six articles of im- 23; for new mixed Western. Dry good rule steady and heavy. Standard sneet- LOWEST RATES. CINCINNATI, February 27.-Flour and 2. That he made this removal contrary wheat quiet and unchanged. Corn, the tenure of office zer. S2@SSc. Oats firm, 67@683. Barley, 52 30 62 35. Butter, 39 648c. Eggs, 25c. Createry of War while there was an Cheese, 14 615 c. Timothy seed, \$2 406 ther legal Secretary of War. 2 50. Clover, \$13. Clover seed, \$1 4. That he had complired with Lorenzo Pork, \$24@25. Bacon, shoulders, 11 to omas to obtain passession of the War clear rib sides, 1840; clear sides, 1440; sugar cured hams, 17@18c. Lard, committee room, and corecests this scheme for compelling them to injustice. We marvel at the hardihood which could support that lawyer before that bench hereafter. The rejected sophistries of a detectable cause in court are collected bundled by the faws of the support to the prime to pholos 151601530. changed ; prime Sec. and framed into the sciemn form The forward driving wheel was torn off New York. February 27.—The Hor- purfice \$11 50; XXX, \$12; choice \$14.69 its axie fixe so much paper. The bell ables special says the House Impeach 14 50. Corn steady, \$46,98c. Oals easier South, and at

is said there will be six specific charges \$25.75@28 00. Lard le higher; tierce, presented. The nguides of impeachtingency arises in the meantime.

Louisville, February 27.—The Cou
@25.00. Bacon stiff; shoulders He; rib rier's Weshington special of last night sides 13\c; clear rib sides 14\fo; clear says the Impeachment Committee has sides 14\fo; sugar-cared hams 16\forall 3\c|o; President had attempted to use the mili-tary garrison of Washington for any pur-pose. Gen. Emery fully experated the 15-40. Superfine Flour, \$8 25-8 75. Wheat, \$2 43/22 50, Oats, 67/088c, Corn.

> Loxbox, February 27, p.m.-Consols, 93]; on accounts, 92[5563. Five-twenties, 71]. Erie, 41. Illinois Central, 88. FRANKFORT, February 27, p.m.-U. S.

NEW ADVERTISEM'NTS

Southern

LIFE INSURANCE COMPANY

OFFICE REMOVED

AT THE ANNUAL MEETING OF THE

Of Memphis, held on the 2d Instant, the follow-

named gentlerson were una of Directors for the ensuing year

Frank Wh

SHERIFF'S SALE.

MANUFACTORY,

. W. SPROULE & CO., SPROUGE & MANDEVILLE,

221 MAIN STREET.

Under Worsham House,

MEMPHIS, TENN.,

TRADE.

Gentlemen wishing to give special

ORDERS FOR SPRING SUITS

Will please call. As heretofore, wa

nbegrent meeting of the Directory, the gordeers were quantimensity elected;

. C. Bringley, mos Woodruff,

At a subsect

THE firm of H. N. & B N. HART is this day it discoved by mutual consent, Henry N. Hart retiring from said firm. HENRY N. HART, R. NEWYON HART. Memphis, February 25, 1888. Memphis, February 25, p.m.—Cotton is dult but steady—Midding Upland in port, 9id; to arrive, 9id; Orieans, 9ic 9id; sales 8000 bales. Breadstuffs quiet.

MARRIED,

MARRIED,

Memphis, February 25, 1868.

In retiring from the firm of H. M. & B. N. HART it is only on account of a call from my old friends at St. Louis to renew my practice in that city, which i could not refrain from account of a call from my old friends at St. Louis to renew my practice in that city, which is could not refrain from account of a call from my old friends at St. Louis to renew my practice in that city, which is could not refrain from account of a call from my old friends at St. Louis to renew my practice in that city, which is could not refrain from account of a call from my old friends at St. Louis to renew my practice in that city, which is could not refrain from account of a call from my old friends at St. Louis to renew my practice in that city, which is considered in will account from account of a call from my old friends at St. Louis to renew my practice in that city, which is considered in will account from account of a call from my old friends at St. Louis to renew my practice in that city, which is considered in will account from account of a call from my old friends at St. Louis to renew my practice in that city which is could not refrain from account of a call from my old friends at St. Louis to renew my practice in that city which is could not refrain from account of a call from my old friends at St. Louis to renew my practice in that city which is could not refrain from account of a call from my old friends at St. Louis to renew my practice in that city which is considered in will account from the first of the state of the first of the state

Notice of Copartnership. The undersigned have this day formed a courtnessity for the practice of the Law in this

y, under the from name and style of tynes, STO: KTON & HART. NOON C. HAYNE; BORT W. HAYNES, LANCISD STOCKTON, B NEWTON HART. Iemphis, February 22, 1838. ANDON C. HATNES, BOBERT W. HATN RANCIS D. STOCKION, B. NEWTON HART HAYSES, STOCKTON & HART,

ATTORNEYS AT LAW, BEE Mo. 42 Modison Street. DESCTO BLOCK, : : MEMPHIS, TENN. nts and friends in this city.

FINLEY'S

CHURN DASHER

HEADQUARTERS AT 321 MAIN ST. United States and Territories. Ager

Judge Hume F Hill,
Col H T Tombinson,
Mejor M J Wicks,
Col H H Potter,
Newton Ford, Reg.
Bey W C Johnson, UnrisHouse; Honse; Hon Arch Wright, H A Montgomery, John Harbert, Esq.

M D Dandrick, Fm. Dr J Y Cummin B B Barnes, 539, Dr A Eurieson, Whitmore, Evening Major D Winter Ledger Hulkley, Marcus Jones, Esq.
Maior H D Hulkley, Marcus Jones, Esq.
Dr S Hinson, Memphia; Rev De G H Gray, Lawille;
Grange;
I M Woodson GermanRev R H Rivers, Somtown; W Caldwell, Shelby Maj T R Williams, Ma-B W Caldwell, Shelby Maj T R Williams, MaDepot;
Col N Adams, Stanton's, Richard Sanford, CovWm Hodges, Okalona;
Ray Moses Brock, Miss. J M Beloseth, Woodw'll;
T D Jackson, Coahoma; B S Prindy, Oakiand;
Hen Mosby, Hernando; Wm McKnight, Inga;
U Frierson, Urford;
John J Wilkins, Rolly
Springs;
Dr W M Phillips, ChaLawn;
He Lucus, Vicksburg;
Mrs Kyle, Centen, Miss; T L Matthews, Indian
W P Nesbectt Ark;
Gen T C Hindman,
Helena;
Hev H M Granade, Fay Gen R E Lee, Lexingetwcille, Ark;
T W W

Hav H M tiranade, Fays Gen R E Lee, Lexingettoville, Ark;
Mrs E A Jones, Hamp- T H Withers, Louiston, Va;
Ir J M Gwens, Russelwille, Ky;
Ir J M Gwens, Russelwille, Ky;
On Buford, Weolfolk Cal I J Fackler, Huntscounty, Ky;
James M Warren, Hubs Mej R C Myers, Milliboro, Ala;
D Sanders, Jefferson, Texas, etc., etc., etc. Retail Price - \$3 60, Everywhere.

Parties owning desirable city or suburban iana, Arkansas, Tennesses, Mis-roperty, who wish to convertifiquically and Minnesota, Michigan, Wisconsin. please you very much.
J. A. CAMERON & CO.,
Sel Main street.

BOARD REDUCED!

NEW MEMPHIS THEATER Day Board, \$6 per week; Transient Board, \$2 per day. Excellent table, splendid waiters, and rooms neatly and newly furnished. Families can be accommodated at the lowest rates. WHITEMORE HOUSE,

109 AND III ADAMS STREET. GROCERIES. WINES AND LIQUORS. C. T. SEOGHEGAN.

HOFFHEIMER BROTHERS LEWIS & GEOGHEGAN, CELEBRATED BAVARIAN BITTERS GROCERS, The best Bitters in the Market as a

AND GENERAL NATHAN HOPFHEIMER & CO., Commission Merchants, Nathan Hoffheimer & Co., COMMISSION GREENVILLE, MISS.

ments of Cotton and Produce. feb25 dm Forwarding Merchants, R. W. PRICE, A. B. TREADWELL, Late of Enstport, Miss. Memphis, Ten Wholesale Dealers in Imported and Demestic PRICE & TREADWELL, WINES, LIQUORS, SEGARS

TONIC AND APPETIZER.

Tebacco, Etc., Etc., Administratrix Sale. No. 276 Front Street, MEMPHIS, TENA. Always on hand, a large supply of Old Bourbon & Rye Whiskies,

Mm'ile Augusts Lamereaux,
Miss Helen De Vere,
Miss Lulu Whorton,
Miss Lulu Whorton,
Miss Lizzie Wheeler,
Miss Kate Conneil,
Miss Macrie Calve

Adminion, see: private boxes, \$5. Doors of

AUCTION.

Administratrix Sale.

FINE PRINTING

-AT THE-

WE now have in connection with the APPRAI

a complete

And feel confident we can do

Black Seed Oats!

Dissolution.

Mr. J. L. NORTON will attend to closing up

Notice of Dissolution.

FOR BALE BY

Miss Maggie Calver

BAVARIAN BITTERS. Just Received!

Also, the Catebratal

10 barrels Cook's Five Year Old Bourbon. 2 quarter pipes " Pelly nisin' Brandy. We have also a large and choice stock of

Rye and Bourbon Whiskies, Cordials, Liquors, and the Celebrated Bayarian Bitters. NATRAN HOFFHEINER & CO., 278 Front Street.

MEGIBBEN & BROTHER. WHOLESALE

Liquor Dealers, 281 : MAIN STREET : 281 Memphis, ::: Tennessee-

OFFICE. M. MAGEVNEY, JR. A. B. VACCARO. A. VACCARO & CO.,

Importers and Dealers in WINES, LIQUORS, SEGARS, ETC., ETC., ETC., 324 Front Street, Memphis, Tona. Molasses un. RAILROAD PRINTING

> U. S. BONDED CELLAR. NATHAN BRO,'S & CO. IMPORTERS OF RHERISH & FRENCH WINES

LIQUORS, Foreign Fruits BEAUTIFUL SPRING POPLINS AND PRODUCE. No. 262 Second Street.

OPPOSITE COURT SQUARE. the : id business and will sign the firm name in inpuldation. This, February 25, 188.

1. E. BRIGGS,
1. L. NOSTOS. FINLEY'S



HIVE! Appeal Job Office.

THE CUT REPRESENTS THE PINLEY BEE! BIVE, with the Cap partially elevated, t will be seen from the above cut that the oard of the hive, while the upper end is in he certer of the hive, as seen in the O it. The that by having two or more Honey Boxes in the cap honey o'n be taken at any time with out disturbing the bees or breaking the comb ways free irom young bees, bes-brend, or other ties. The advantages of this Hive over Il others is ut once apparent, and wherever i has been tested, it has rendered universal and isfaction. Among the advantages of this Hive

siple can be applied to any kind of lilve, from Fort Pit kering, Memphis & Shelby ace, at a cost of not more than one dollar. which is quite an item these hard times, 34. Honey can be taken at any time, without disturbing the brood or the bees, and when taken is free from all impurities. structed that the bees invariably build straight regular brood-combs, and can build no other.

as the bars are a uniform distance apart, and the best most build to the burs. 5th This Hive can be managed by any one o ordinary intelligence, and does not require any more skill than the ordinary hive. 6th. With this Hive you are not liable to ove rob your been, as the lower section of the Hive is never disturbed.

Good Reliable Agents Wanted In every County and State not already dis

posed of, Erefusive territory given to agents on reasonable terms. I will dispose of St. on such terms that energetic men can make Terms invariably Cash on delivery. No better opportunity for men of small means to realize a mandsometheome than by means for safe of the Finley Chilkn Daniek. Apply in per. on, or address with stamp for particulars. J. A. CAMERON & CO., General Agents, 321 Main st., Memphis, Tenn. good start out of a single State. I will foun Finley Church Danies yet open for agency of Finley Church Danies in North and Middle Tennessee and Arkansas. Some States North and South open or agency, on liberal terms.

J. A. CAMERON & CO. the right kind of men, to-wit: New York, New Jersey, Delaware, the New England iana, Arkansas, Tennessee, Missouri, Iowa, o good advantage, can make a transaction for the Finley CHURN DASHIGE for extreme existen territory. The profits can be made in means on the Pucific Coast and other portions of the far West. Call and see us, and intensor of the far West. Call and see us, and intensors in the far west. Call and see us, and intensors in the far west. Call and see us, and intensors in the far west. The perhaps, may
the or call on the Patentse, at the office of O. B. PARKER, Cotton Broker and Suyer, No. mished in may seek

12 Monroe street, corner Bank Alley, who is

The FINLEY CHURN DASHER shipped to any address on receipt of THREE DULLARS, sole Agent for the States of Mississippi and all, 87 and Alphone States of Mississippi and Alphone Sole Agent for the States of Mississippi and Alphone Sole Agent for t

NO. 15 UNION STREET,

MEMPHIS, TENN.

WHOLESALE

-- AND --

No. 280 Front Street,

LARGE STOCK OF

COFFEE, Etc.,

-BY-

FINE LINE OF

ALSO,

A180,

-AT-

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204 Main Street, Monsphis, Tenn.

Have on hand a large stock of

LE AD AND IRON PIPES.

ABSTRACT OFFICE,

ROOM NO. L.

Cor ser Mource & Second Sts.

County Lands,

J. C. WALDROP, Late Coal Agent.

the s nort set notice and on the most reaso G. J. CAMPHELLA CO.

to his tf Successors to Bond & Campbell

WALL ROP & WINN, River city Fig at-class Warehouse and

E. J. COMER, GEO. S. RICHARDSON, Late C. Northrop & Co. Late U. Northrop & C

LINDEN STA BET, ON THE BLUFF.

GENERAL

Produce, Fee d and Commission

ME BCHANTS,

ar Consignments (respectfully solicited.

Manufacture rs of and Dealers in

J. A. Winn, Late Winn & Adams.

E ani ness Cards,

I maximess Cards,

Sun neus Cards,

But ness Cards,

Wedding Cards

Wedding Cards,

Wedding Cards,

To whom it may concern: Memphis, Tean., the 28th day of February,

WM. Y. CIROFF, Assigness, etc., No. 500 Main street, Waldran Block. feb27 lawsw a the District Court of the United States, for the District of West Pennesses. In the mat-ter of Poseph W. Jones, Eankrupt. In bank-ruptcy, District of West Yeancasse. so. to whom it may concern: "WHE undersigned hereby gives notice of his I appointment as assignee of Joseph W. Jodes, of Memphis, in the county of Shelby and State of Tempessee, within said district, who has been adjugged a benkringt upon his own, patition, by the Dastrict Court of said his. Tennessee, the 26th day of Febru-Cotton Factors ory, A.D., 1882 WILLIAM Y, CIRODE, Assigner, ElecNo. the Main street, Waldren Block.

LEGAL:

n the District Court of the United States for the District of West Tennessee. In the mat-ter oof Albert Kraft, Shakrupt. In Benk-ruptey, District of West Tennessee. ss. To whom it may concern: THE undersigned heroby gives notice of his appointment as Assignee of Albert Kraft, of Memphis, in the county of Shesby and Flats of Tennessee, within said District, who has been adjudged a bankrapt upon his own petition, by the District Court of said District. Memphis, Tenn., the Eth day of *shruary, A. D. 1898.

W. Y. CIRODE, Assignee, etc.

W. Y. CIRODE, Assignee, etc., No. 450 Main street, Waldran Block in the District Court of the United States, for the District of West Tennessee. In the nat-ter of Joshan M. Alexander, Essatupt. In Dankruptoy, District of West Tennesses—es.

Wholesale Grocers, Mossphis, Tenn., the 26th day of Pebruary, L.D., 1888. WILLIAM Y. CHUDE. Largue, Etc., No. 400 Main street, Waldran Block. Edit lawiw Lee Block, Bet. Main and Front Street

THE undersigned hereby gives notice of his appointment as Assignee of Boysi Bill, of Mempits, in the county of Sheiby and State of Tennesses, within said fistrier, who has been adjusted a smaltrupt upon his own pelliton, by the Desrict Court of soot Bis-

ppointment as assigneed Loviet B. Lanier, or resensivitle, in the county of Haywood and deem adjudged a bankrupt open his own patiion, by the Phirlet Count of said district.
Henspha Tenn., the 2nd day of February,
A.D. 1805. William X. CleObe.
Book. William Street. Weilfran
Book.

Just Received

TENKEN BROTHERS. ssignee, etc., No. 450 Main Street, Block. n the District Court of the United States, for the District of West Tannessee In the matter of James a. Pisher, Bankrupt, in bank-ruptey, District of West Tennessee as. To whom it may concern :

To whom it may concern:

The undersigned baseby gives notice of his app. Intenent as assigned of James A. Fisher, of Memphis, in the county of Shedry, and State of Tennessee, within said Pastrier, who has been adjudged a Bankrupt upon his own petition, by the Usingto Court of said Listries.

Mesophis, Tenn., the first day of February, A. B. 1885. Case No. 34.

In the District Court of the United States, for the District of West Tennessee. In the mat-ter of John C. Lewis, Sankrupt. In bank-ruptcy, District of West Tennessos—sa. NEW SHAPE HOOP SKIRTS o whom it may convern t

Case No. 36. AT LOW PRICES TO THE TRADE. in the District Court of the United States, for the District of West Tennessee. In the mat-ler of Joseph Lorey, Bankruph. In Bank-ruptey, District of West Typnessee. so. To whom it may concern: NEW GOODS DAILY RECEIVED

> Case No. 161. In the District Court of the United States, for the District of West Tennesses. In the mat-ter of H. Bestus & Co., Bankrapts. In bank-raptcy, District of West Tennesses.
>
> To whom it may contern:

A wigner, Etc., No. 450 Main street, Waldran Block. jank lawiw Reduced Prices Trustee's Sale.

10th Day of March Next. At the hour of 10 o'clock a m., in front of the courtroom of a be Law Court of Menn, his proceed to sell all. he interest of said Bachh in ceed to sell all. he interest of said Bachh in he properly dest. thereof, for cash. Equity cording to the term. thereof, for cash. Equity of redemption waives. LDBERGSEU, Trustee. HENEY W1. LDBERGSEU, Trustee. Fonte, Att. cney. Foute, Attempy.

Tuesday, the 3d Day of March, 1868.

In front of 50 Second strees, in the city of Memphis. Tennessee, sell to the highest and best bidder, for cash, the following real estate, to-wil: A certain tot of land stratest, lying and heing to the city of Memphis, county of

COMER & RICHARDSON, Saipping Tags, Shipping Tage,

NO. 2 HOWARD'S BOW, MEMPHIS, TENN. Reduced Prices -AT THE-WHITEIIAN BROS PRINTING PAPER,

Southern Land Office. W E PROPOSE TO OPEN AN OFFICE VOR On Thursday. SOUTHER N FARMING LANDS on 3, on t CRIBELY IN

five nerve, as Melatan and voyety is beautiful as Trusteen

STEAM PIPE FITTERS.

Bill Heads,

Bray Tickets, Bray Tickets, Bray Tickets,

APPEAL JOB OFFICE Trust Sale.

Fublic Square.

Public Square.

Nashvilte.

Rires t. Memphia.

Mississippi, Arkaneas and

Bill Hends,

to whom it may concern : THE undersigned bereby gives notice of his appointment as assigner of scalin M. Airvander, of Memphis, in the county of Susby, and State of Tennesses, within said district, who has been addedged a Bankrupt upon his own petition, by the District Court of said district.

o whom it may concern:

In the District Court of the United States for the Listrict of West Tennesses. In the inst-ter of Moyal SHI, Renerupt. In Bankruptey, District of West Tennessio. 81. W BROOKS, J. C. NEELY, S. H. RECONS BROOKS, NEELY & CO.,

Memphis, Tenn., the 28th day of February GROCERS W. Y. CIRODE Awignes, etc.," No. 49 Main street, Wa'uran Block u the District Court of the United States, for the Printiel of West Tennesses, In the mat-ter of J H. McMahon, Saskrupt, In Lenk-ruptey, District of West Tennesses——— PROVISION DEALERS, To whom it may concern : THE undersigned because gives notice of his appointment as assigned of J. H. McMahon, of stemphis, in the county of the hy, and letter Bet. Court and Madison. T. PARTAGON. A. CORDES. C. C. CLAY

Memping in the County of Costing and states of Tennessee, within and district, who has been adjudged a Bankrugt upon the own pelifics, by the District Court or sand district.

Memping Tenn, the 24th day of February, a.B. 1985. William Y. Circulta.

Askighee, Etc., No. 537 Main street, Waldran Block. FARGASON, CORDES & CO., WHOLESALE CROCERS n the District Court of the United States, for the District of West Tennosies, In the mat-ter of Lowick B. Lauier, Embreyt. In hankruptty, Districtor West Tennesies—as. 328 Front Street, Memphis, Tenn. o whom it may concern : THE understaned hereby gives notice of his

GOUISIANA SUGAR AND MOLASSES, RIO lonstantly on hand and for sale low to the trade n the District Court of the United States, for the Biss tiet of West Tennessee. In the mat-ter of Christian K. Thiemes, Bankrupt. In bankrupter, District of West Ternessee. St. SPRING GOODS! To whom it may concern : PHE undersigned hereby gives notice of his appointment as assumes of thristian E. Thinne, of Memphis in the country of Shelby, and State of Tennowee, within said district, who

> o whom it may concern: has been adjusted a Sackrupt upon his own petition, by the District Court of said listrict. Mempis, Tenn. the Bits day of February, A.B., Res. WHILEAM Y. CHEODE.

DRESS COODS. NEW SHADES OF ALPACAS. ssigner, etc., No. 50 Main street, Waldra febiliawiw

> THE undersigned hereby gives notice of his appointment as assignes of John C. Lewis, of Memphis, in the county of Shelby, and State of Teonesses, within said district, who has been adjudged a bankrupt upon bis own petition, by the District Court of said dis-Mamphis, Tennesses, the #th day of February A.D., 1888. WILLIAM Y. CIRODS, Assignes, Etc., No. 456 Main street, Wahiran Block.

> THE undersigned hereby gives notice of his ppointment as a signed of Joseph Lorey, of dempins, in the centry of Shelby and State of anneance, within said District, who has been A indeed a bankrupt upon his own petition, by
> the District Court of said district.
> Ma. aphis, Tennesses the let day of February,
> Mal. 188.
> A.B. 188.
> Assigns to Eig., No. 520 Main street, Waltran
> Ricck.

Visiting Cards Visiting Cards THE underlighted he roby gives notice of his appointment to assignee of h. Beatas & Ca., of Memphis, in the county of Shelby, and Shase of Tennessee, which said distinct, who have seen adjudged bankrupts upon their own petition by the historic post of and the petition of the Visiting Cardy,

By virtue of a Beed of Trust executed to me by stredish Bachli of date 3d captember, APPEAL JOB OFFICE. D by Friedman in the Register's office of Shelb outly, Taxnessee, on September 5, 1827, I seemed Book No. 8, pages 181 and 184 are fee then is here made for full description. LUNN&MALLON PLUMBERS, GAS

Trustee's Sale. BY virtue of a Trust Dend exe, uted to me the Stri day of November, A.B., 1887. PUMPS, CHANDELIERS,

Appeal Job Office

Bill's Ladings Bills Lading